

RANDALL L. ALLEN (SBN 264067)
randall.allen@alston.com
PALANI P. RATHINASAMY (SBN 269852)
palani.rathinasamy@alston.com
ALSTON & BIRD LLP
275 Middlefield Road, Suite 150
Menlo Park, CA 94025-4008
Telephone: 650-838-2000
Facsimile: 650-838-2001

JANE FUGATE THORPE (*Pro Hac Vice*)
jane.thorpe@alston.com
SCOTT A. ELDER (*Pro Hac Vice*)
scott.elder@alston.com
ALSTON & BIRD LLP
1201 West Peachtree Street
Atlanta, GA 30309
Telephone: 404-881-7000
Facsimile: 404-881-7777

Attorneys for Defendants
MCDONALD'S CORPORATION and
MCDONALD'S USA, LLC.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

MONET PARHAM, on behalf of herself and
those similarly situated,

Plaintiff,

v.

MCDONALD'S CORPORATION, and
MCDONALD'S USA, LLC.,

Defendants.

Case No.: 3:11-cv-00511-MMC

**~~PROPOSED~~ ORDER GRANTING
MCDONALD'S AMENDED
STIPULATED ADMINISTRATIVE
MOTION TO FILE PORTIONS OF
MCDONALD'S OPPOSITION TO
PLAINTIFF'S MOTION TO REMAND
AND CERTAIN SUPPORTING PAPERS
UNDER SEAL; DIRECTIONS TO
CLERK**


The Court has received and reviewed McDonald's Amended Stipulated Administrative Motion to File Portions of McDonald's Opposition to Plaintiff's Motion to Remand and Certain Supporting Papers Under Seal. Good cause appearing, the motion is
GRANTED.

1 PURSUANT TO STIPULATION, IT IS HEREBY ORDERED that the following can be
2 filed under seal: (1) the requested portions of McDonald's Opposition; (2) the requested portions
3 of the Supplemental Sterling Declaration; (3) McDonald's Cost Calculation Chart, attached as an
4 exhibit to the Supplemental Sterling Declaration; (4) McDonald's 2011 Youth Happy Meal Plan,
5 attached as an exhibit to the Supplemental Sterling Declaration and the Ferschinger Declaration;
6 and (5) the Cost Per Gross Ratings Point Data, attached as an exhibit to the Supplemental Sterling
7 Declaration and the Carmody Declaration.

8 The stipulation, however, does not provide for the filing under seal of two declarations
9 submitted in support of the stipulated motion, specifically, the "Declaration of Peter Sterling in
10 Support of Parties' Stipulated Administrative Motion" and the "Declaration of Chip Carmody In
11 Support of Administrative Motion." Further, no court order has been requested, let alone issued,
12 that permits either such declaration to be filed under seal, nor are any grounds for such sealing
13 apparent from the documents themselves. See Civil L.R. 79-5(a) (providing "[n]o document may
14 be filed under seal, . . . except pursuant to a Court order that authorizes the sealing of the
15 particular document, or portions thereof").

16 Accordingly, the Clerk is hereby DIRECTED to unseal the above-referenced declarations
17 of Peter Sterling and Chip Carmody and to file said documents in the public record.

18
19 DATED: June 3, 2011

20
21 
22 MAXINE M. CHESNEY
23 UNITED STATES DISTRICT JUDGE
24
25
26
27
28